

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,

Plaintiff,

V.

RYAN JOSEPH RITTER,

Defendant.

Case No.: 2:20-cr-00110-JAD-VCF

Order Granting Motion to Reopen Detention and Setting Hearing

(Docket No. 18)

Pending before the Court is Defendant Ryan Joseph Ritter's motion to reopen his detention hearing, filed on November 12, 2020. Docket No. 18. The United States failed to respond to Defendant's motion and the time to do so has passed, which constitutes a consent to granting the motion.¹ LCR 47-3. Therefore, the Court **GRANTS** Defendant's motion, Docket No. 18, as unopposed and orders his detention hearing reopened.

IT IS HEREBY ORDERED that the Court sets the reopened detention hearing for December 7, 2020, at 10:00 a.m.

IT IS FURTHER ORDERED that, pursuant to General Order 2020-05, this hearing will be a video hearing.

IT IS FURTHER ORDERED that, no later than December 3, 2020, counsel shall file notice on the record as to whether Defendant waives his right to personal appearance and consents to appear via video link.

IT IS FURTHER ORDERED that, no later than December 3, 2020, all counsel must contact the Court's Courtroom Administrator at Ari_Caytuero@nvd.uscourts.gov with information on how counsel will participate in the video conference. If counsel will be appearing using their own

¹ The Court expects better practice from litigants than failure to respond to a motion. If the United States agrees with Defendant's request, the proper course would be to file either a stipulation or a response indicating the United States' agreement.

1 digital equipment, they must confirm with the Courtroom Administrator that their equipment is
2 working and provide their e-mail addresses to receive the video-conference invitation. Counsel
3 must also provide their phone numbers in the event of any technical difficulties. If counsel prefer
4 to appear telephonically, they must so inform the Courtroom Administrator. Counsel may appear
5 telephonically by calling the Court conference line at 877-402-9757 at least five minutes prior to
6 the hearing. The conference code is 6791056. In order to ensure a clear recording of the hearing,
7 the call must be made using a land line phone. Cell phone calls, as well as the use of a speaker
8 phone, are prohibited.

9 IT IS FURTHER ORDERED that the following Video Conference Instructions shall be
10 complied with at all times:

- 11 • Log on to the call ten minutes before the scheduled hearing time.
- 12 • Mute your sound after checking in with the Courtroom Administrator.
- 13 • Do not talk over anyone.
- 14 • State your name for the record each time you begin to speak.
- 15 • Do not allow other people on your video screen.
- 16 • Do not allow other people to move in the background of your video screen.
- 17 • Do not record the hearing.
- 18 • Do not forward any video-conference invitations.
- 19 • Unauthorized users on the video conference will be removed.

20 IT IS FURTHER ORDERED that members of the public may access and listen to the
21 hearing by calling 877-402-9757 and entering access code 6791056, no later than five minutes
22 before the scheduled hearing start time. All members of the public must have their own phones
23 on mute throughout the hearing and are not allowed to speak or disrupt the hearing.

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1 Anyone granted remote access to a proceeding is reminded of the general prohibition
2 against photographing, recording, and rebroadcasting of court proceedings. Violation of these
3 prohibitions may result in sanctions, including removal of court-issued media credentials,
4 restricted entry to future hearings, denial of entry to future hearings, or any other sanctions deemed
5 necessary by the Court.

6 IT IS SO ORDERED.

7 DATED: December 1, 2020.

NANCY J. KOPPE
UNITED STATES MAGISTRATE JUDGE